₩EHI€ЬE TRAIN IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$250.

- (D) ANY PERSON WHO ENGAGES IN ANY OF THE FOLLOWING ACTS IN A VEHICLE TRAIN OWNED OR CONTROLLED BY THE ADMINISTRATION OR OPERATED BY A RAILROAD UNDER CONTRACT TO THE ADMINISTRATION AS PART OF THE MARYLAND RAIL COMMUTER SERVICE IS GUILTY OF A MISDEMEANOR:
 - (1) EXPECTORATE;
- (2) SMOKE OR CARRY A LIGHTED OR SMOLDERING PIPE, CIGAR, OR CIGARETTE;
- (3) DISCARD LITTER, EXCEPT INTO RECEPTACLES DESIGNATED FOR THAT PURPOSE:
- (4) PLAY OR OPERATE ANY RADIO, CASSETTE, CARTRIDGE, TAPE PLAYER, OR SIMILAR ELECTRONIC DEVICE OR MUSICAL INSTRUMENTS. UNLESS SUCH DEVICE IS CONNECTED TO AN EARPHONE THAT LIMITS THE SOUND TO THE HEARING OF THE INDIVIDUAL USER;
- (5) CARRY OR POSSESS ANY EXPLOSIVES, -ACTOS, -OR-OTHER DANGEROUS-ARTICLES OR CONCEALED WEAPONS;
- (6) CARRY OR POSSESS ANY LIVE ANIMALS, SEEING-EYE DOGS AND HEARING-EAR DOGS PROPERLY HARNESSED AND ACCOMPANIED BY A BLIND PERSON OR A DEAF PERSON, AND SMALL ANIMALS PROPERLY PACKAGED:
- (7) OBSTRUCT, HINDER, INTERFERE WITH, OR OTHERWISE DISRUPT OR DISTURB THE OPERATION OR OPERATOR OF A RAIL PASSENGER CAR;
 - (8) URINATE OR DEFECATE, EXCEPT IN RESTROOMS:
- (9) FAIL TO VACATE A SEAT DESIGNATED FOR THE ELDERLY OR HANDICAPPED WHEN REQUESTED TO DO SO BY THE TRAIN CONDUCTOR; OR
 - (10) SOLICIT THE PURCHASE OF ANY GOODS OR SERVICES.
- THE PROVISIONS OF SUBSECTIONS (D)(2) AND (D)(10) OF THIS SECTION DO NOT APPLY TO EXCURSION TRAIN SERVICE RENDERED BY THE ADMINISTRATION OR RENDERED BY A RAILROAD UNDER CONTRACT TO THE ADMINISTRATION.
- (F) A PERSON CONVICTED OF VIOLATING SUBSECTION (D) OF THIS SECTION IS SUBJECT TO A FINE OF NOT MORE THAN \$250 FOR EACH OFFENSE.
- (G) THIS SECTION IS NOT TO BE CONSTRUED TO ENFORCEMENT OF ANY OTHER GENERAL OR LOCAL LAW OR ORDINANCE, RULE